© Government of Kerala കേരള സർക്കാർ 2007



Reg. No. asil and KL/TV(N)/12/2006-2008

KERALA GAZETTE കേരള ഗസററ്

PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol. LII noesyo 52 Thiruvananthapuram, Tuesday തിരുവനന്തപുരം, ചൊവ 18th September 2007 2<u>007 സെപ്റ്റംബർ 18</u> 27th Bhadra 1929 1929 ഭാദ്രം 27

No.

37

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS.

(11)

G. O.(Rt.) No. 2017/2007/LBR.

Thirmeananthopuram, 26th Jane 2007,

Whereas, the Government are of volume that an industrial dispute exists between The Manager, Harrisons Malayalam Lid., Monpley Estate, Palappilly P. O., Thrimur-580-304 and the workmen of the above referred Sci. C. H. Mohammedali, C. R. No. 2734, Tapper, Harrisons Malayalam Ltd. Mosply Runte, Palappilly P. O., Thrissur-580-304 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for subjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1917 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal Palakkad. The Industrial Tribunal Palakkad. The Industrial Tribunal will pass the award within a period of three country.

ANNEXURE

"Whether the dismissal of C. H. Molummedali GR. No. 2734, Tapper by the Management of Hrrisons Malavalam Ltd., Moopley Estate, Palappilly, Theisur is justifiable? If not, what relief he is cutitled to ges?"

(2)

G. O. (Rt.) No. 2043/2007/LBR.

Thirdsamenthapuram, 28th June 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Smt. B. Sujakumari, Registered Owner (G. S. Bhavan, Thurlam), Chathannur P. O., (Current Address - Manjasha, Thurham, Chathannur) and the workman, of the above referred establishment represented by the Secretary, Quilon District Private Motor & Engineering Manison Saugh (BMS), H. O. Mandoor Bhavan, Thamarakkulam, Kollum-691 001 in respect of matters mentioned in the onnexes to this order.

And whereas, in the opinion of Government is is necessary to refer the said industrial dispute for adjudiculou;

Now, therefore, in exercise of the powers emfected by section 10 (1) (a) of the Industrial Dispute: Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollum. The Labour Court will pass the award within a period of three months.

Annexum

"Whether the denial of employment to Sri Mohardamar, Conductor of the Stage Carriage (Stee Guruvayoorappan) KL 2-N/ 9542, by the employer is justifiable ? If not, what relief he is entitled to?"

(3)

G. O. (RL.) No. 2044/2007/LBR.

Thirmsananthapyram, 28th June 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Saimon Cheriyan, Proprietor, Supshino Vanitha Jewellety, Adoor and the workman of the above referred establishment Sri Joy Thomas, Chengajilppallif House, Manakkala P. O., Adoor (via.) Pin-691 523 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ASSNEXURE.

"Whether the alleged denial of employment to Sri Joy Thomas, Salesman by the management of Sunshine Vanisha Jewellery, Adoor is justifiable or not. If not, what relief he is entitled to?"

(4)

G.O. (Rt.) No. 2045/2007/LBR.

Thirmananthapuram, 28th June 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. I. Jose, Kedivalappil House, Nadavaramp P. O., Irinjalakuda, Thrisage District and the workmen of the above referred establishment represented by the Secretary, Thrisage District Transport Employees Union (C. I. T. U.), Kokkala, Thrisage-21 is respect of matters mentioned in the america to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the paid industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three menths.

ABSERTER

"Whether the termination of employment of Sri Manjulal, Driver, by K. I. Jose (Proprietor Jose Brothers), Kodivalappil House, Nadavarantha P. O., brinjalakuda, Thrigur District is justifiable? If not, what relief he is entitled to get?"

(5)

G. O. (Rt.) No. 2046/2007/LBR.

Thirmeananthapuram, 28th June 2007.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager Golden Land Development India Ltd., Than Chembers, Had Floor, T. C. 38(2269-16, Aryasala Thirnvananthapuram and the worker of the above referred establishment Sms. Santhamma, S., R. S. Bhavan, Near Government Hospital, Varkhala in respect of maters mentioned in the anaexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers sonferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the taid industrial dispute be referred for adjudication to the Labour Court, Kollum, The Labour Court will pass the award within a period of three months.

ANDRESSIER

"Whether the denial of employment to Smt. Santhamma, Clerk, by the management of Golden Land Development (India) Ltd., Thirnvannathapuram is justifiable? If not for what relief she is entitled to?"

(6)

G. O. (Rt.) No. 2017/2007/LBR.

Thirnrenanthaparam, 28th June 2007.

Whereas, the Government are of opinion that an industrial dispute exists between the President, Mattern Kabeera Vyavasaya Co-operative Society Lad., No. R-28 (D), Mattern P-O., Thristag-680 602 and the workmen of the above referred exablishment Sri V. K. Subramanyan, of a Kacappan, Vantamparambil House, Nampizhikkadu P. O., Mattern, Thistar District in respect of matters mentioned in the annexace to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the power-conferred by tection 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ASSETURE

"Whether the disminal of V. K. Subramanyan, Milkman by the Management of Muttom Kabeers Vyavanaya Co-operative Society Ltd., No. R-28 (D), P. O., Mattom, Thristor-680 602 is justifiable? If not, what relief he is entitled to?"

(7)

G. O. (Rt.) No. 2060/2007/LBR.

Thirusananthaparam, 29th June 2007.

Whereas, the Government are of opinion that an industrial dispute exists between The President, North Mynagappally Milk Producers' Go-operative Society Limited No. Q.259 (D), APGOS, North Mynagappally P. O., Kollam District and the workman of the above referred establishment Sri K. Abdul Navas, Niza Manzil, North Mynagappally P. O., Kollam District in respect of matters mentioned in the annexage to this order;

And whereas, in the opinion of Government it is necessary to refer the taid industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEQUE

"Whether the termination of service of Sri K. Abdul Navas, Milk Tester, North Mynagappathy Milk Producers' Co-operative Society Ltd. No. Q-259 (D) is justifiable? If not, what relief he is entitled to get?"

(0)

G. O. (Rt.) No. 2109/2007/LBR.

Thirmonunthapuram, 2nd July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Director, Arama Tourist Home, flar attached Restaurant, Perstablishment workmen of the above referred establishment represented by the Secretary, Perumbayoor Range Madhya Vyayasaya Thorhilali Union (GiTU): K. S. R. T. G. Road, Perumbayoor in respect of mattern mentioner in the atmessure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulum. The Labour Court will pass the award within a period of three months.

ANNEXURE

"Whether of the dimnistal from service of Sri R. Gopi, Barman, Aruna Teorist Home, Har attached Restaurant by the management in justifiable? If not, what relief he is entitled to?"

(9)

G. O. (Rt.) No. 2110/2007/LBR.

Thirusananthaparam, 2nd July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Partner, Links India, 1/3459 R. M. T. I. Complex, Kannur Road, Kochikode-5 and the workman of the above referred establishment Set V. P. Praveen, 'Udayam', Back side of the Jall Quarters, Pallikuman P. O., Kannur-670 004 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government is is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Gourt, Kannur. The Labour Court will pass the award within a period of three months.

APPRELIES

"Whether the denial of employment to Sci V.P. Pravors, Sales Engineer, M/s Links India, Kozhikode by the Management is justifiable? If not, what relief he is entitled to?"

(10)

G. O. (Rt.) No. 2113/2007/LBR.

Thirasananthapuram, 2nd July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between The General Manager, Chemmani listate, Administrative Office, Manniparambil Buildings, Kanjirappally P. O. and the workmen of the above referred establishmens represented by The President, Pathanauthina District, Planauton Labour Union (AJTUC). Regn. No. 136/55, Pathanauthina P.O. in respect of matter mentioned in the enegative to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollant. The Labour Court will pass the award within a period of three months.

Areasonus.

"Whether the disminal from tervice of Sci V. T. Mathew, Tapping Supervisor by the management of Chemeusal Estate is justifiable? If not, what are the reliefs be is contitled to?"

(11)

G. O. (Rt.) No. 2156/2007/LBR.

Therementaburans, 515 July 2007.

Whereat, the Government are of opinion that an industrial dispute exist between (1). The President, Palalkad District Co-operative Hank Ltd. P. B. No. 21, H. P. O. Road, Palakkad (2). The Secretary, Palakkad District. Co-operative Hank Ltd. P. B. No. 21, H. P. O. Road, Palakkad and the workman of the above referred establishment Sri S. Vijayan, no Subramanyan, 7/344, Asyappankara, Pirayiri P. O., Palakkad-19 in respect of manner oventioned in the sameware to this order;

And whereas, in the opinion of Government is is necessary to refer the said indonnial dispute for adjustication;

Now, therefore, in energies of the powers qualifered by section (1) (1) (d) of the Instantial Disputes Act of 1947 (Central Act XIV of 1942), the Government hereby direct that the taid inclinical dispute be referred for adjustication to the Indianial Tribunal will pair the award within a person of three months.

ANOMENUMS.

"Whether the disculsal from service of Sci Vipayan, Shood by the Management of District Co-operative Bank Lettle, Palakked in juvidiable? If not, what relief he is contilled to ?"

> By ander of the Covernor, Stay Rarna, Under Streeting to Generated.